"(2)OF ANNUITY.—Upon COMMENCEMENT determination under (1) naragranh wit.h respect the Plan. participant in annuity otherwise navable under this shall subchapter he paid as if the participant died on the date as of which the retired nav of the participant was suspended. "(3) effect of person not being dead.— "(A) TERMINATION OF ANNUITY.—If, after a determination under paragraph (1). the Secretary concerned determines that the participant is alive—

"(i) any annuity being paid under this subchapter by reason of this subsection shall be terminated: and "(ii) the total amount of any annuity payments made by reason of this subsection shall constitute a debt to the United States

debt to the United States.
(B) COLLECTION FROM PARTICIPANT

ANNUITY
AMOUNTS ERRONEOUSLY PAID.—A debt under subparagraph

(A)(ii) may be collected or offset—
(i) from any retired nay otherwise navable to the

participant:

(ii) if the participant is entitled to compensation
under chapter 11 of title 38, from that compensation: or

payment from the United States, from that payment, and the United States from that payment.

COLLECTION FROM BENEFICIARY—If the participant dies before the full recovery of the amount of annuity payments described in subparagraph (A)(ii) has been made by the United States, the remaining amount of such annuity payments may be collected from the participant is beneficiary under the Plan if that beneficiary was the recipient of the annuity payments made by reason of this subsection.

§ 1451. Amount of annuity

"(a) COMPUTATION OF ANNUITY FOR A SPOUSE, FORMER SPOUSE.
OR CHILD.

OR CHILD—

(1) STANDARD ANNUITY—In the case of a standard annuity provided to a beneficiary under section 1450(a) of this title (other than under section 1450(a)(4)) the monthly annuity payable to the beneficiary shall be determined as follows:

follows:

"(A) BENEFICIARY UNDER 62 YEARS OF AGE—If
the beneficiary is under 62 years of age or is a
dependent child
when becoming entitled to the annuity, the
monthly annuity shall be the amount equal to 55 percent of
the base
amount

"(B) RENEFICIARY 62 YEARS OF AGE OR OLDER."

"(i) GENERAL RULE.—If the beneficiary (other than a dependent child) is 62 years of age or older when

becoming entitled to the annuity the monthly annuity shall be the amount equal to 35 percent of the base

amount.
"(ii) RULE IF BENEFICIARY ELIGIBLE FOR SOCIAL. SECURITY OFFSET COMPUTATION.—If beneficiary is eligible to have the annuity computed under subsection (e) and if. at the time the beneficiary becomes entitled to the annuity computation of the annuity under t.hat. subsection is more favorable to the beneficiary t.han computation under clause (i), the annuity shall be